

1 Jeet Sen, Esq., Bar No. 224248  
2 [jsen@fwhb.com](mailto:jsen@fwhb.com)  
3 FORD, WALKER, HAGGERTY & BEHAR  
4 One World Trade Center, 27<sup>th</sup> Floor  
5 Long Beach, California 90831-2700  
(562) 983-2500 | (562) 983-2555 Fax

6 Attorneys for Defendant,  
7 **INTERINSURANCE EXCHANGE OF THE AUTOMOBILE CLUB** (*sued*  
8 *erroneously herein as INTERINSURANCE EXCHANGE OF THE AUTOMOBILE CLUB*  
**OF SOUTHERN CALIFORNIA**) and **JORGE GONZALEZ**

10 UNITED STATES DISTRICT COURT  
11  
12 CENTRAL DISTRICT OF CALIFORNIA  
13  
14 SOUTHERN DIVISION

15 JOHN W. SIGLER, ) Case No. 8:22-cv-02325-CJC-JDE  
16 Plaintiff, ) ) (Honorable Cormac J. Carney)  
17 ) )  
18 vs. ) ) **JOINT STATUS REPORT RE: ADR**  
19 JORGE GONZALEZ; USAA CASUALTY ) )  
20 INSURANCE COMPANY; ) )  
21 INTERINSURANCE EXCHANGE OF ) )  
22 THE AUTOMOBILE CLUB OF ) ) Trial: August 27, 2024  
23 SOUTHERN CALIFORNIA; IMPERIAL ) )  
24 BODY SHOP, INC.; and DOES 1 to 99, ) )  
25 inclusive, ) )  
Defendants. ) )  
\_\_\_\_\_  
26  
27  
28

The parties submit the following Joint Status Report after their Alternative Dispute Resolution (ADR) proceeding.

1       On January 24, 2024, the parties engaged in a court-ordered mediation with  
2 Andrew S. Pauly, Mediator. Despite their efforts, the parties were not able to reach any  
3 settlement. The parties do not believe that another mediation will be fruitful.  
4

5 Dated: January 29, 2024

6 by: 

7 Plaintiff, JOHN W. SIGLER

8 *In Proprio Persona*

9 Dated: January 29, 2024

10 FORD, WALKER, HAGGERTY & BEHAR

11 /S/ JEET SEN  
12 BY: \_\_\_\_\_

13 JEET SEN

14 Attorneys for Defendant,  
15 INTERINSURANCE EXCHANGE OF  
16 THE AUTOMOBILE CLUB and JORGE  
17 GONZALEZ

18 Dated: January 29, 2024

19 MAYNARD NEXSEN LLP

20 /S/ VIVIAN I. ORLANDO  
21 BY: \_\_\_\_\_

22 VIVIAN I. ORLANDO

23 Attorneys for Defendant,  
24 USAA Casualty Insurance Company

25 Dated: January 29, 2024

26 MANNING & KASS  
27 ELLROD, RAMIREZ, TRESTER LLP

28 /S/ JEFFREY M. LENKOV  
by: \_\_\_\_\_

29 JEFFREY M. LENKOV

30 Attorneys for Defendant,  
31 IMPERIAL BODY SHOP

1 CERTIFICATE OF SERVICE – F.R.Civ.P. 5)  
2 *DOCUMENTS FILED ELECTRONICALLY*  
3 USDC Case No. 8:22-cv-2325-CJC-JDEx  
4 SIGLER v. GONZALEZ, ET AL.

5 UNITED STATES DISTRICT COURT      )  
6 CENTRAL DISTRICT OF CALIFORNIA      )

7 I am employed in the aforesaid county; I am over the age of eighteen years and not a  
8 party to the within entitled action; my business address is: One World Trade Center,  
9 Twenty-Seventh Floor, Long Beach, California 90831-2700.

10 On January 30, 2024, I served a true copy of the within: **JOINT STATUS REPORT**  
11 **RE: ADR** on the interested parties in said action,

12        by personally delivering it to the person(s) indicated below in the manner as  
13 provided in FRCivP5(b);

14 ★       by depositing it in the United States Mail at Long Beach, California, in a sealed  
15 envelope with the postage thereon fully prepaid to the following: SEE ATTACHED  
16 SERVICE LIST.

17       X       by electronic service - email. I caused a true copy of the foregoing document(s) to  
18 be transmitted by email to each of the parties designated herein and as last given by that  
19 person on any document which he or she has filed in this action and served upon this  
20 office.

21       ✓       (BY ELECTRONIC SERVICE) I caused such document to be Electronically  
22 Served on all parties through the CM/ECF for the above-entitled case. This service  
23 complies with CCP §1010.6. The file transmission was reported as complete and a copy  
24 of the "Filing Receipt" page will be maintained with the original document in our office.

25       X       I hereby certify that I am employed in the office of a member of the Bar of this  
26 Court at whose direction the service was made.

27       X       I hereby certify under the penalty of perjury that the foregoing is true and correct.

28 Executed on January 30, 2024, at Long Beach, California.

*Rocio Baptist*

\_\_\_\_\_  
Rocio Baptist

1 **SERVICE LIST**  
2 SIGLER v. GONZALEZ, ET AL.  
3 USDC Case No. 8:22-cv-2325-CJC-JDE  
4

5 ★x✓ John W. Sigler Plaintiff in Pro Per  
6 13129 Stem Ave.  
7 La Mirada, California 90638  
8 Telephone: (714) 697-8576  
Email: [JSIGLER@SWS-LLC.COM](mailto:JSIGLER@SWS-LLC.COM)

9 x✓ Vivian I. Orlando, Esq. Attorneys for Defendant:  
10 Alison J. Shilling, Esq. USAA Casualty Insurance  
11 MAYNARD NEXSEN LLP Company  
12 10100 Santa Monica Boulevard, Suite 550  
13 Los Angeles, CA 90067  
14 Telephone: 310.596.4500  
Emails: [VOrlando@maynardnexsen.com](mailto:VOrlando@maynardnexsen.com);  
[AShilling@maynardnexsen.com](mailto:AShilling@maynardnexsen.com);  
[lborys@MaynardNexsen.com](mailto:lborys@MaynardNexsen.com)

17 x✓ Jeffrey M. Lenkov, Esq. Attorneys for Defendant:  
18 Halley Thiel, Esq. IMPERIAL BODY SHOP  
19 MANNING & KASS  
20 ELLROD, RAMIREZ, TRESTER LLP  
21 801 S. Figueroa St, 15th Floor  
22 Los Angeles, California 90017-3012  
23 Telephone: (213) 624-6900  
Facsimile: (213) 624-6999  
Emails: [jml@manningllp.com](mailto:jml@manningllp.com);  
[Halley.Thiel@manningkass.com](mailto:Halley.Thiel@manningkass.com)